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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/602,108	06/23/2003	Andrew Walker	P-US-CS 1145	2249
7590 01/30/2006			EXAMINER	
Bruce S Shapiro Esquire			KYLE, MICHAEL J	
Patent Department TW199 The Black & Decker Corporation 701 East Joppa Road Towson, MD 21286			ART UNIT	PAPER NUMBER
			3677	
			DATE MAILED: 01/30/2006	

Please find below and/or attached an Office communication concerning this application or proceeding.

		Application No.	Applicant(s)				
Office Action Summary		10/602,108	WALKER ET AL.				
		Examiner	Art Unit				
		Michael J. Kyle	3677				
The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply							
WHIC - Exter after - If NO - Failu Any r	ORTENED STATUTORY PERIOD FOR REPI CHEVER IS LONGER, FROM THE MAILING [nsions of time may be available under the provisions of 37 CFR 1 SIX (6) MONTHS from the mailing date of this communication, or period for reply is specified above, the maximum statutory period re to reply within the set or extended period for reply will, by statu- reply received by the Office later than three months after the maili- ed patent term adjustment. See 37 CFR 1.704(b).	DATE OF THIS COMMUNICA 136(a). In no event, however, may a repl will apply and will expire SIX (6) MONTH te, cause the application to become ABAN	ATION. ly be timely filed IS from the mailing date of this communication. NDONED (35 U.S.C. § 133).				
Status							
1)[🔀]	Responsive to communication(s) filed on 14 I	November 2005					
	Responsive to communication(s) filed on <u>14 November 2005</u> . This action is FINAL . 2b) This action is non-final.						
′=	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is						
٠,٣	closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.						
Dispositi	on of Claims						
4)⊠	Claim(s) 12-25,33-36 and 43-45 is/are pending in the application.						
	4a) Of the above claim(s) is/are withdrawn from consideration.						
5)	5) Claim(s) is/are allowed.						
6)⊠	☑ Claim(s) <u>12-25,33-36,43-45</u> is/are rejected.						
•	Claim(s) is/are objected to.						
8)	Claim(s) are subject to restriction and/	or election requirement.					
Applicati	on Papers						
9) The specification is objected to by the Examiner.							
10) The drawing(s) filed on is/are: a) accepted or b) objected to by the Examiner.							
	Applicant may not request that any objection to the	e drawing(s) be held in abeyance	e. See 37 CFR 1.85(a).				
	Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).						
11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.							
Priority under 35 U.S.C. § 119							
	·		40() () ()				
12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).							
a)[☐ All b) ☐ Some * c) ☐ None of:						
	1. Certified copies of the priority documents have been received.						
2. Certified copies of the priority documents have been received in Application No							
	3. Copies of the certified copies of the priority documents have been received in this National Stage						
	application from the International Bureau (PCT Rule 17.2(a)).						
* See the attached detailed Office action for a list of the certified copies not received.							
	•						
Attachment	c(s)						
	e of References Cited (PTO-892)		nmary (PTO-413)				
	nation Disclosure Statement(s) (PTO-1449 or PTO/SB/08 ^r No(s)/Mail Date) 5) ☐ Notice of Info 6) ☐ Other:					
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DETAILED ACTION

Claim Rejections - 35 USC § 103

- 1. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 2. Claims 12-25, 33-37, and 43-45 are rejected under 35 U.S.C. 103(a) as being unpatentable over Mooty et al ("Mooty", U.S. Patent No. 6,308,378) in view of DeLuca et al ("DeLuca", U.S. Patent No. 6,591,456). With respect to claims 12-16, 20, 25, 33, and 34, Mooty discloses a tool comprising a housing (102), a motor within the housing (column 3, line 58), and a gripping portion (104). Mooty also discloses the gripping portion (104) to have an outer surface including at least one material (at 114, 116, 118) of higher coefficient of friction than the material of the housing tool. The tool is a power tool with an output member (105). The power tool is a power drill. The handle has opposite side surfaces each defining a gripping region. Mooty fails to disclose blister pack, clamping member, chambers, and the cover member, as claimed.
- 3. DeLuca teaches a cushioning device for a grip of a tool comprising a blister pack (100) with first and second flexible sheets (172, 174) defining at least one gel (column 12, lines 20-22) containing chamber (106), and where the first and second flexible sheets are sealed to each other at the periphery of the gel containing chambers. DeLuca further shows a clamping, or cover, member (210, 230, 250) made of a relatively hard material compared to the gel. The clamping or cover member includes apertures (254). DeLuca uses this arrangement to provide a comfortable,

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deformable grip, that conforms to the users grip. It would have been obvious to one having ordinary skill in the art at the time of the invention to modify Mooty, such that Mooty includes the clamping member and blister pack of DeLuca around its grip, in order to provide a comfortable, deformable grip that conforms to a user's grip. A chamber enclosing the gel material (108) extends outwardly from the gripping portion (see figures 4 and 10). Both the gripping portion and chamber are simultaneously gripped. DeLuca also shows two discrete chambers extending outwardly from the side surfaces (see figures 4 and 10) and through the apertures of the cover member. The cover piece (210, 230, 250) forms at least part of the gripping portion. It is noted that DeLuca states the cushioning device may be used on finger held or hand held articles (column 3, lines 19-20), and defines hand held articles to include, among other things, tools (column 4, lines 47-50).

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- 4. With respect to claims 17 and 18, the combination of Mooty and DeLuca shows the chamber (106 of DeLuca) formed as a blister pack with gel material enclosed between upper and lower layers of flexible film (172, 174). The handle defines a recess, and the blister pack assembly is disposed in the recess (between the cover member and a base of the handle).
- Mooty nor DeLuca show another flexible sheet disposed between the blaster pack and the cover piece and having a protrusion extending through the aperture and accommodating the chamber. However, it appears, as presently claimed, this flexible sheet is just another layer on the blister pack. It is considered obvious, and within the knowledge of one having ordinary skill in the art to make to replace a single piece with multiple pieces. It would have been obvious to one having

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ordinary skill in the art at the time of the invention to modify DeLuca such that there is an additional flexible sheet or layer extending through an aperture in the cover piece.

- 6. With respect to claims 21 and 22, the combination of Mooty and DeLuca discloses the chamber (106 of DeLuca) and cover piece (210, 230, 250 of DeLuca) to each have a curved outer surface, and the handle gripping portion includes a curved region that does not include the cover piece (portion 252 of DeLuca) where the cover piece has a curved outer surface that substantially merges into the curved region.
- 7. With respect to claims 23 and 24, DeLuca teaches the chamber to be formed as a blister pack assembly including gel material enclosed between upper and lower layers of flexible film (172, 174).
- 8. With respect to claim 35, the combination of Mooty and DeLuca shows the elements discussed above in paragraphs 2 and 3. Additionally, DeLuca teaches a cover piece (210, 230, 250, but neither Mooty nor DeLuca disclose the drill to comprise two cover pieces. However, separating a single part into multiple parts is considered to be within the level of one having ordinary skill in art. Doing so does not appear to create any specific utility, nor does it provide a clear advantage over the prior art. It would have been obvious to one having ordinary skill in the art at the time of the invention to modify Mooty and DeLuca such that the cover piece of DeLuca is two pieces, as such a modification does not appear to produce a new or unexpected result and is within the skill of the art.
- 9. With respect to claim 36, DeLuca teaches four chambers (106) encapsulating a gel material, where two chambers protrude from each said gripping region (see figures 4 and 10). The chambers are discrete from one another.

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10. With respect to claims 43-45, Mooty discloses a power tool with a housing (102) having a handle (104), and motor to actuate an output member of the power tool. Mooty fails to disclose the handle to comprise a gel material and a region of material that is relatively hard compared to the gel material.

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- 11. DeLuca teaches a tool with a handle portion, where the handle comprises a gel material (108) and region that is relatively hard as compared to the gel material (210, 230, 250). The region defines the outer surface of the handle and the gel material protrudes outwardly through an aperture (254) formed in the region. DeLuca uses this arrangement to provide a comfortable, deformable grip, that conforms to the users grip. It would have been obvious to one having ordinary skill in the art at the time of the invention to modify Mooty, such that Mooty includes the gel material and region of DeLuca around its grip, in order to provide a comfortable, deformable grip that conforms to a user's grip.
- 12. With respect to claims 44 and 45, the combination discloses the handle to comprise a base (112, 114, 118 of DeLuca), and the region to comprise a cover piece (210, 230, 250) that retains the gel material on the base. The aperture (254) is formed in the cover material. The gel material is enclosed in a chamber (106 of DeLuca) formed between upper and lower layers (172, 174) of flexible film.

Response to Arguments

13. Applicant's arguments filed October 12, 2005, submitted with the Request for Continued Examination of November 14, 2005, have been fully considered but they are not persuasive.

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14. Applicant argues that because the gripping device of Mooty is directly affixed to the housing, that there is no suggestion of desirability to combine the teachings of DeLuca with Mooty as Mooty teaches away from the use of a cover device. Examiner respectfully disagrees. DeLuca is cited for the teaching of a cushioning arrangement. This arrangement provides a soft comfortable grip to the user, and may be used on finger held or hand held article, such as tools. DeLuca accomplishes this, in part, by using the cover piece. The reason for combining the references is directed to the cushioning arrangement for providing a comfortable grip, not the implementation of a cover member. There is nothing in Mooty to suggest that comfortable gripping/cushioning arrangement would be undesirable, thus Mooty does not teach away from such a feature.

- 15. With respect to claim 14, applicant argues that DeLuca fails to show a chamber on the housing which would enclose the gel material. Examiner respectfully disagrees. Figure 11 od DeLuca shows a portion of the housing member (230, 250, 256) that contains the gel material. The gel material is held within this member, and projects through apertures 254. The member (230, 250, 256) forms a chamber in which gel material is held, to the extent this feature is claimed.
- 16. The remainder of applicant's arguments appear to rely on the argument presented for claim 12. This has been addressed above.

Conclusion

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17. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Michael J. Kyle whose telephone number is 571-272-7057. The examiner can normally be reached on Monday - Friday, 8:30 am - 5:00 pm.

- 18. If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Judy Swann can be reached on 571-272-7075. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.
- 19. Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

mk

ROBERT J. SANDY PRIMARY EXAMINER